## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: CAIN ET AL.	)	
Serial No. 10/658,021	)	Examiner Ahmed ELALLAM
Confirmation No: 2804	)	Art Unit: 2616
Filing Date: SEPTEMBER 9, 2003	)	Attorney Docket: GCSD-1469 (51335)
For: MOBILE AD HOC NETWORK (MANET) PROVIDING QUALITY-OF-SERVICE (QoS) BASED UNICASE AND MULTI- CAST FEATURES	) -)	
	_)	

## TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER PRIOR PATENTS

MS Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Petitioner, Harris Corporation, having a mailing address of 1025 West NASA Blvd., Melbourne, FL 32919, verifies through its duly authorized representative that it is the owner of the entire right, title and interest in the patent application identified above (hereinafter "the '021 Patent Application") by virtue of an assignment from the inventors thereof and has remained owner of all right, title and interest from the time of filing the original Assignment to the present. The Assignment was recorded on October 25, 2002, at Reel 014496, Frame 0282.

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Petitioner hereby disclaims, except as provided below, the terminal part of any patent granted on the '021 Patent Application which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. §154 to §156 and §173 of U.S. Patent Nos. 7,085,290 and 7,079,552. Petitioner hereby agrees that any patent so granted on the '021 Patent Application shall be enforceable only for and during such period that it and the '290 and '552 Patents are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the Grantee, its successors or assigns.

In making the above disclaimer, Petitioner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. §154 to §156 and §173 of the prior patents, in the event that it later expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. §1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term.

For submission on behalf of Assignee, the undersigned is the attorney of record.

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The terminal disclaimer fee for a large entity fee in the amount of \$130.00 is being charge to Harris Corporation Deposit Account No. 08-0870 on EFS Web.

Respectfully submitted,

CHRISTOPHER F. REGAN

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